- (2) Each request for a specialized interest rate survey will be made in writing to the Housing Finance Directorate.
- (3) The fee for such special service is a \$100 per hour for the analysit's time, with a minimum charge of \$100, prepaid, to accompany the written request.

§ 906.5 Minority Contractors Outreach Program.

- (a) Scope. (1) This section establishes the Finance Board's Minority Contractors Outreach Program and designates the officials responsible for implementing the Program and its oversight.
- (2) The Minority Contractor Outreach Program:
- (i) Seeks to encourage the maximum participation of minorities in all Finance Board procurement contracts for goods or services;
- (ii) Shall operate consistent with the principle of full and open competition and the concept of contracting for minimum agency needs at the lowest practical cost: and
- (iii) Shall not be construed to be a substitute means of procurement for the Finance Board's established procedural process for the procurement of goods or services.
- (b) Responsibilities. (1) The Director of Administration shall have general oversight of the Minority Contractors Outreach Program.
 - (2) The Chairperson shall:
- (i) Appoint an Minority Contractors Advocate, who shall—
- (A) Have primary responsibility for furthering the purposes of the Minority Contractors Outreach Program;
- (B) Be responsible for challenging barriers to, and promoting maximum participation by, minorities or minority-owned entities in the Finance Board procurement process; and
- (C) Develop a manual describing the procedures by which the Finance Board will implement the Minority Contractors Outreach Program.
- (ii) Assign such Advocate only such duties or responsibilities, with respect to the Minority Contractors Outreach Program, as are consistent with this section, and shall not assign such Advocate any duties of a contracting offi-

- cer or of a technical representative on a contract.
- (c) *Program components*. The Minority Contractors Outreach Program procedures shall include the following:
- (1) Contractor File. (i) The Minority Contractors Advocate shall compile and maintain an ongoing file consisting of minority-owned entities that are interested in contracting with the Finance Board for goods or services through the competitive bidding or negotiated procurement process.
- (ii) The information in such file shall list the current name and address of each such minority-owned entity and shall categorize each name and address as follows:
 - (A) Accounting services;
 - (B) Building support services;
 - (C) Computer services;
 - (D) Consulting services;
 - (E) Legal services;
 - (F) Office supplies and equipment; or
 - (G) Other services.
- (2) Solicitation. The Minority Contractors Advocate shall implement a procedure for soliciting potential candidates for the contractor file provided for in paragraph (c)(1) of this section, by means of any of the following:
- (i) Referrals from executive departments, agencies or instrumentalities of the Federal Government;
- (ii) Direct solicitation of selected candidates:
- (iii) Advertising by direct mail or publications specifically directed to minorities, or minority-owned entities;
- (iv) Sponsoring Finance Board seminars designed to explain the Minority Contractors Outreach Program to minority contractors or minority-owned entities who have the potential of contracting with the Finance Board;
- (v) Attendance at conventions, seminars or other professional conferences of minorities or minority-owned entities located in the greater Washington metropolitan area.
- (3) Certification. (i) No minorityowned entity (whether solicited by the Minority Contractors Advocate or not) may participate in the Finance Board procurement process as a minorityowned entity unless certified as such by the Chairperson, or designee.

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- (ii) The certification shall be by a means and form approved by the Finance Board.
- (iii) Nothing in this section shall be deemed to prevent an non-certified minority-owned entity from participating in the procurement process as an entity not designated or deemed a minority or minority-owned entity.
- (4) Promotion. (i) The Minority Contractors Advocate shall maintain an ongoing campaign of promotion of the Minority Contractors Outreach Program with all certified minority-owned entities.
 - (ii) This campaign shall include:
- (A) Ongoing dissemination of information about the Minority Contractors Outreach Program with certified minority-owned entities;
- (B) Alerting appropriate certified minority-owned entities when the Finance Board makes a solicitation for a bid or initiates the negotiation of a procurement contract for goods or services;
- (C) Acting as a liaison between the Finance Board contracting authorities and a particular minority-owned entity; and
- (D) Assisting any certified minorityowned entity to understand Finance Board contracting procedures or other information regarding a particular bid or contract.
- (iii) Nothing in this paragraph (c)(4) shall authorize the Minority Contractors Advocate to represent the interests of any minority-owned entity in any contract matter or bid before the Finance Board.
- (5) Contract award guidelines—(i) Contracts not exceeding \$25,000. The Finance Board Contracting Officer shall, from time to time, award contracts for the procurement of goods or services, that do not exceed \$25,000 in costs, to certified minority-owned entities listed in the contractor file provided for in paragraph (c)(1) of this section, to the extent not inconsistent with the principles of Federal Government procurement laws. Such awards shall be made after consultation with the Minority Contractors Advocate.
- (ii) Contracts exceeding \$25,000. Contracts for goods or services that exceed \$25,000 will be awarded on the basis and consistent with the principles of the

Federal Government procurement laws. The Finance Board Contracting Officer and the Minority Contractors Advocate shall work to ensure, promote and facilitate the maximum participation of minority-owned entities in the Finance Board's procurement of goods or services that exceed \$25,000.

PART 907—PROCEDURES

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AUTHORITY: 12 U.S.C. 1422b(a)(1).

SOURCE: 64 FR 30883, June 9, 1999, unless otherwise noted. Redesignated at 65 FR 8256, Feb. 18, 2000.

Subpart A—Definitions

§ 907.1 Definitions.

For purposes of this part:

Approval means a written statement issued to a Bank or the Office of Finance approving a transaction, activity, or item that requires Finance Board approval under the Act or a Finance Board rule, regulation, policy, or order.

Board of Directors means the Board of Directors of the Finance Board.

Case-by-Case Determination means a Final Decision concerning any matter